UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

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In re CITY OF DETROIT, MICHIGAN, Debtor	: Chapter 9 : Case No. 13-53846 : Hon. Steven W. Rhodes _x
COMMENCE A CASE UNDER CHAPT	ED BY ONE KEVYN D. ORR SEEKING TO ER 9 OF TITLE 11 OF THE UNITED STATES OF DETROIT, STATE OF MICHIGAN
mail on or about August 13, 2013, alleging the above-captioned matter. In response to said not by Kevyn D. Orr, seeking to commence a case	(dob:6.3.52), received a notice by hat I am a possible creditor or interested party in the otice, I do hereby file objections to the petition filed se under Chapter 9 of the U.S. Bankruptcy Code on igan, and in support of said objections, I state the
Summ	nary of Facts
1. I have been employed with the City of30 years	Detroit, Michigan continuously since on or about
• • • • • • • • • • • • • • • • • • •	more than 30 years, I was paid wages at various were not limited to contributions made on my behalf
•	Rules, and later pursuant to collective bargaining ed my eligibility to receive certain public employee by years of service and my rate of pay.
4. Based upon my current level of service tim pension upon my reaching the age of 65, an Detroit right now, I am eligible to receive a ser	d if I choose to leave my employ with ex City of

(More)

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_____ (dob: _____)

Objections

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Objection I.

Pursuant to Michigan Public Act 436 of 2012, Kevyn Orr was appointed emergency manager of City of Detroit by Michigan Governor, Rick Snyder on or about March 28, 2013.

Kevyn Orr, (not the City of Detroit) filed this pending petition for bankruptcy on behalf of the City of Detroit Michigan. However, there is no provision in Chapter 9, that gives Kevyn Orr the authority to file this petition. Under Chapter 9 only the duly elected representatives of the City of Detroit have power and authority to file such a petition. Kevyn Orr is an agent of the State of Michigan, whose relationship to the City of Detroit is that of an interested party. To allow an agent of the State of Michigan to take the City of Detroit into chapter 9 bankruptcy without consent from the duly elected representatives of the City of Detroit, is tantamount to an involuntary bankruptcy, which is not allowed under Chapter 9. Therefore this petition is not allowed under Chapter 9 and must be dismissed.

Objection II

Even if this petition for bankruptcy is approved, public pensions may not be reduced or diminished by a bankruptcy, because the State of Michigan's Constitution expressly prohibits government pension benefits such as mine, which I earned by virtue of my employment for the City of Detroit from being eliminated or reduced. Therefore public pensions, which are presently being paid, or that will be paid in the future should be excluded from consideration under this bankruptcy petition, even if it is granted.

Objection III

In addition to the objections I have raised, I hereby join in any objections raised by others which are relevant to my specific situation or this matter in general.

Respectfully submitted,

Alleged Interested Party/Creditor

1 1 200 Gob: 6/3

Address

2445 Lamothe st. Detroit, MI. 48226 Dated: August 19, 2013